

# STATE REQUIREMENTS AND INFORMATION FOR THE NEW UNIFORM HAZARDOUS WASTE MANIFEST

EPA revised the [Hazardous Waste Manifest Forms](#) used to track hazardous waste from a generator's site to the site of its disposition. Handlers of waste will obtain new forms from any source that has registered with EPA to print and distribute the form. **Please note that existing forms must be used until September 4, 2006, and the new Uniform Hazardous Waste Manifest must be used starting on September 5, 2006.** This web page explains specific South Carolina's requirements for the new uniform hazardous waste manifest.

## **What are the current South Carolina regulation requirements regarding the "Required Information" on our manifests that are different from 40 CFR?**

262.21 (a) (6) "The total quantity of each hazardous waste by units of weight and..." Our regulations require generators to put units of weight on the manifest (not volume). 40 CFR allows both. **Reasons for this are the same as for 262.21 (a) (9) (i).**

262.21 (a) (9) (i) "Items 19 (**now Item 18a**) and 35: Discrepancy Indication Space – The treatment, storage, or disposal facility must enter the actual weight in pounds in this space if the amount varies any from that specified by the generator in Item 13 or if the generator uses a unit of measure other than pounds." 40 CFR doesn't require this. South Carolina requires this for the purpose of the Contingency Fund. This also is used as a cross check against what the company has entered on their quarterly reports.

## **How do I submit manifest copies to South Carolina?**

South Carolina does not require copies of the completed manifest to be sent to the South Carolina Department of Health and Environmental Control. (South Carolina has not required completed copies of the manifest be sent since June 27, 1997.) South Carolina gathers manifest information by way of its Computerized Quarterly Report System.

## **What are South Carolina's State-specific waste codes?**

State-specific waste codes can be found in the South Carolina Hazardous Waste Management Regulations:

### R.61-79.261.32

|             |  |
|-------------|--|
| Organotins: | K900 Waste residues from the manufacture of organotin compounds which contain tri-(organo) substituted tin compounds, to include tributyltin and its analogs. (5/02) |
|-------------|--|

### R.61-79.261 Appendix VII

|      |   |
|------|---|
| K900 | Tributyltin, Tributyltin Oxide, Tributyltin Chloride, Tributyltin Hydroxide, Tributyltin Bromide, Tributyltin Acetate, Tributyltin Fluoride, Triethyltin, Triethyltin Chloride (6/02) |
|------|---|

### R.61-79.261 Appendix XI

|      |   |
|------|---|
| 5555 | Any solid waste the Department determines constitutes a hazard and requires greater control |
| 7777 | Non-hazardous waste received by a hazardous waste facility                                  |

## **Who is the information contact for South Carolina regarding manifest requirements?**

C. Carroll Burley, Jr  
(803) 896-4141 or FAX (803) 896-4002  
[burleycc@dhec.sc.gov](mailto:burleycc@dhec.sc.gov)

## **How do I get copies of the new manifest?**

The following website will show the list of registered printers, who will be distributing or selling manifests:

<http://www.epa.gov/epaoswer/hazwaste/gener/manifest/registry/printers.htm#table>

- This is the EPA Home page. Look for “Quick Finder”. Under “Quick Finder” find Wastes, click on this.
- Scroll down to “Waste Treatment/Controls”. Under this heading scroll down to Manifest, click on this.
- Scroll down to “Manifest Registry” (in the box halfway down the right side). Click on this.
- Scroll down to “Approved Registered Printers”. Click on this.
- Scroll down to list.

Web page manifest information was last updated on August 7, 2006.